TO BE CARRIED OVER:

PARASOLS!

That is what they are for, but we are not going to do it. We will not carry our Parasols over, and in order to avoid it have put prices on them that will induce ladies to take them and carry them over themselves. The articles are fine, the prices are low, and they will stay together till they go together.

SUMMER UNDERWEAR-All our stock is marked low, to close it

Great bargains in Hosiery, Lace Mitts and Gloves.

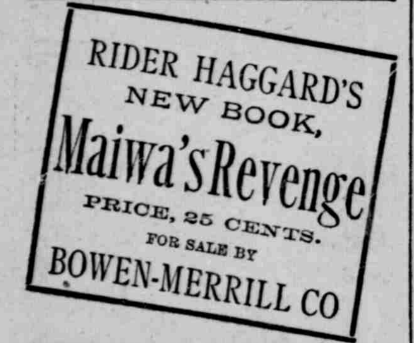
L. S. AYRES & CO

We have a large lot of Square Pianos which we will sell very low to make room for new stock coming. Persons desiring special bargains should see these instruments. Pianos at \$50, \$60, \$75, \$100, \$125 and \$150, all in splendid condition, cases newly revarnished. When sold in the city we will keep them in tune one year free of charge. new stool and cover given with each Piano.

We also have the best supply of Pianos and Organs FOR RENT of any place in the city, and at low prices.

D. H. BALDWIN & CO

95, 97 and 99 N. Pennsylvania St.



HARRISON

LITHOGRAPHS Neatly framed, now ready for distribution, at H. LIEBER & CO.'S

ART EMPORIUM 82 East Washington St.

No stranger should leave the city without one.

14 North Meridian BARGAINS In our line of goods in order to reduce stock as much as possible.

WM. HÆRLE 4 W. Washington St.

The New York Store Established 1853.

Thursday morning we will open and offer for sale 500 PAIRS

78c a Pair!

Every pair worth 100 cents.

PRICES ALWAYS IN PLAIN FIGURES.

Garfield Park Improvement No active steps have yet been taken toward Improving Garfield Park, and the probabilities are that not much work will be done this year. Mr. Chislett has not yet completed his survey, and his plans and specifications, after being finished, will have to be approved by the Council. The pak commissioners now think that they will barely begin the work this fall.

A Composition Picture.

The members of the Many Division, No. 18. Uniform Rank, K. of P., have made an addition to their armory decorations in the form of a handsomely-finished composition picture of their division. Each member was separately taken in full uniform, and from the several likenesses a group was formed that is at once a work of art and a gift highly appreciated by the order.

OFFICER desks at Wm. L. Elder's.

THE NEW LIGHT CONTRACT

Electricity To Be Used in the Center of the City with Gas Beyond that Limit.

Councilmen Tell of Their Experience with Certain Editors-The Board of Aldermen Approves of the Action of Council.

An expectation that the question of public light for Indianapolis for the next three years would be finally disposed of last night by the Council and Board of Aldermen was sufficient to fill the chambers of both bodies and the lobby between with persons who either had an interest in one of the competing companies or had a curiosity to see how the matter would be settled. In all there were several hundred people present, and the members of the two bodies were besieged with button-holers constantly for an hour before the session began. Among others present was a delegation from the Knights of Labor, who wanted a favorite company igiven the contract. The caucusing among the various companies was kept up so long that it was 8:30 o'clock before the Council was called to order. All members were present. Within a few minutes after they came to order the committee on public light, through its chairman, Councilman Trusler, submitted the follow-

fore set forth as to that bid and the value of the light.

We would recommend that the Mayor be instructed to enter into a contract with the Brush Electric-light Company to place one hundred lights in the business portion of the city, to be lighted every and all night, at the rate of \$60 per light per annum, the location of said lights to be designated by the committees on public light of the Council and Board of Aldermen, and the city civil engineer. Said company is to furnish lights whenever and wherever ordered by the Council and board, within the city limits, under the specifications, and at the price named in its bid, on schedule of 2,500 hours, viz., \$81. We recommend that the contract shall be accepted by the Brush company within five days from the adoption of this report by the Council and board, said contract to expire Dec. 31, 1890. We recommend that the Mayor be instructed to enter into a contract with the Indianapolis Gas-light and Coke Company to light all gas lamps now in use within the city limits, and such others as may be ordered or added from time to time, at the rate of \$15 per post per annum, the city to reserve the right to extinguish such a number of lamps to be designated by the committee on public light of the Common Council and Board of Aldermen and city engineer in the business portion of the city, as in their judgment may be replaced by one hundred of the Brush electric lights. The gas company shall furnish gas for city buildings at \$1.25 per one thousand feet; and mark gas lamps in use at street intersections with the names of such intersecting streets within sixty days after the acceptance of this contract; said contract to be accepted within five days from the time of the adoption of this report by the Council and Board, and to expire Dec. 31. fore set forth as to that bid and the value of the light. five days from the time of the adoption of this report by the Council and Board, and to expire Dec. 31, 1890.

The report was signed by Councilmen Trusler, Markey and Finch, all the members of the committee. At the conclusion of the reading of the report Councilman Smith presented the following communication from the Jenny company: Gentlemen—The proposal of the Fort Wayne Jenny Electric-light Company, for lighting the city of Indianapolis, as submitted to your honorable body, July 3, 1888, contemplates lighting the streets and alleys of the aforesaid, within its present corporate limits, with 2,000-candle-power arc-lamps, the equal of any of their kind in the United States, and as many lights, without limit as to number, as may be required to light both the streets and alleys of the aforesaid city, to the entire satisfaction of the Council and Aldermen of the city. Lights may be placed at street crossings, alley crossings, or be-tween the same, and said company hereby agrees so to do if awarded the contract. And, as further evi-dence of our good faith, we have placed in the hands of the Mayor a bond in the sum of \$50,000, the con-ditions of which are fully set forth in the instrument. The communication was signed by J. P. Smith,

agent of the company.

A communication was also submitted from the secretary of district assembly No. 106, K. of L., requesting that the city be entirely lighted with electricity. The paper presented by the Jenney company,

and purporting to be a bond for \$50,000, was pronounced by the Mayor to be no bond at all, as it had the names of no sureties to it. Councilman Trusler, in speaking on his report, said it did not suit him, although he had framed it. Personally, he did not favor any electric light, as no system of that kind would give satisfaction. The report was a compromise. It had been demonstrated that neither of the companies competing could secure the contract as an entirety. In order that a new contract might be entered into, it became necessary to submit such a report as had been offered. He had refused to be influenced by certain newspapers, because they had deceived him. When the question of publie light first came up, several months ago he, lie light first came up, several months ago he, at the request of friends, called on the editor of the News, seeking information. The editor instructed him to vote for dollar gas. "I asked him what he thought of electric light," Councilman Trusler continued. "and he remarked, "It is absolutely out of the question." As soon as the gas company agreed to light the city at a reasonable figure the News came out for electric light, and has been constantly intimating that every man who would not follow its dictations was a scoundrel. I was opposed to the Jenny company on account of its business methods. It had started out by attempting to 'sugar' members of the Council, and had been guilty of double-dealing all the way through the contreversy."

Councilman Thalman thought the Council should congratulate itself over the splendid report that had been submitted. He was heartily in favor of it. It would give the city an opportunity to try electric light, and the city would be lighted cheaper than any other city of the same size in the United States. In concluding his remarks Mr. Thalman moved that the Countil content is the content of the countil content of the cont

cil concur in the report.

Following his speech there was a running de-bate lasting an hour. It was made quite interesting by frequent intimations that some one was being influenced by "boodle." Councilman Gasper said he had heard it remarked on the street that some members of the Council had been bought. He would like to have the members specified; if any one had any information he would like to have it presented. Returning to the question of adopting the report, Councilman Pearson called attention to the fact that the Brush company agreed to keep its one hundred electric lights burning all night. The innovation would be a great improvement. In a city of this size, where trains were coming and going at all hours of the night, it was necessary that the entire business portion of the city should be kept lighted all night.

Councilman Swain spoke in favor of the re-port. He had talked with a good many men re-garding the Jenny company and had been reli-ably informed that that light was not satisfactory. That being the case he did not think the city wanted it at any price. He had figured up the total cost of lighting the city under the contract recommended by the committee, and found it to be \$37.518. That was an annual saving to the city of \$28,581. He did not like the Jenney company on account of the way it began to deal with the councilmen. "If I do not like the business methods of a com-pany I do not deal with it," said he. He believed the question should be settled at once. The city would probably never get a lower proposi-

Councilman Hicklin said there were some things in connection with the light business he could not understand. He could not see how so many people had been converted to the Jenney system so suddenly. Some time ago he visited the Sentinel office, and while in conversation with its editor the telegram of the Jenney company instructing its agent to "sugar if neces-sary," was discussed. The editor declared that he knew the Fort Wayne Jenney people well, and while they were personally nice men they always make it a business to buy up a Council if necessary. "They are as corrupt as h-!," said the

editor. In the face of all that the Sentinel had declared, the Jenney company should be given the contract, and had charged in advance that any man who did not vote for it would be looked upon with suspicion. He visited the editor yes-terday and asked him to explain his position, but he could not do it. In view of all that had

Councilmen Smith, Gasper and O'Conner spoke in favor of the Jenney company, and urged that its bid was the lowest and the best. Councilman Gasper made the point that the figures reported by the committee would not cover the cost of lighting the city; that there was a vast territory now unlighted, and that

petitions for new gas-lamps would constantly be coming in. By the time that territory was lighted the expense to the city would be much greater than it would be under the Jenney bid. He charged that the committee had not dealt fairly with the Jenney company, in refusing to consider its bid, and said that the committee had refused to consult with the representatives of that company. The spirited debate was finally ended by Councilman Davis moving the previous question. His motion prevailed, and a ballot was taken upon the motion of Councilman Thalman, that the report of the committee be concurred in. Nearly every member explained his vote, some of them at length. Councilman Commings said he had favored electric light—the Thompson-Houston system, but, he said, it was impossible to secure enough votes to give the contract to any electric-light company. He thought there had been enough delay, and believing the contract submitted by the committee to be a good one he would support it. Councilman Kelley in explaing his vote took occasion to rebuke the Sentinel for its insinuation regarding all members who might vote to divide the contract between the Brush electric and the Gas-light and Coke Company. Such insinuations as the Santi-nel had indulged in were an insult to every mem-ber of the body, and he for one would resent them. As a member of the investigating committee that was sent East he had carefully studied the electric-light question, and voted for the report of the committee because he believed it was a wise one. The report was adopted by a vote of 13 to 11, as follows: Yeas-Burns, Cummings, Darnell, Davis, Finch, Hickin, Kelley, Markey, Pearson, Swain, Thalman, Trusler, Wilson, Nays—Dunn, Elliott, Gasper, Gaul, Johnston, Long, McClelland, O'Connor, Parkinson, Smith and Stuckmeyer. The city attorney was instructed to enter into a contract with the two companies at once.

A Statement from Mr. Rorison. The News stated correctly last evening that the Jenney Electric Company, of this city, very actively opposed the Fort Wayne "Jenney" company, whose bid was rejected last night. Mr. Rorison, the manager of the Jenney companywith which Mr. Jenney, the inventor of the system, is now associated—says it is testing in the courts the right of the Fort Wayne company to use Jenney's name. The Jenney company would have submitted a proposition to light the city were it not for a contract entered into several years ago with the Brush company, which debars it from entering Indianapolis for public

Additional Vulcanite Pavements. After disposing of the public light report the Council spent a half hour in transacting routine business. But little of importance was done. The feature of the business was the introduction of ordinances providing for the putting down of more Vulcamite asphalt pavement. Four such ordinances were presented, and all were referred to the committee on streets and alleys. One provides for the paving with that material of Mississippi street from Washington to Ohio; another, Ohio street from Mississippi to Tennessee; the third Tennessee street from Ohio to Washington, and the fourth Pennsylvania street from First atreet to Seventh. The first three, if passed, will put a vulcanite pave-ment around the State-house. The last was introduced at the request of nearly all the proper-ty-holders on North Pennsylvania street. A petition was received from John S. Griggs and others asking permission to establish in In-dianapolis a plant for the manufacture of incan-descent electric lights to be used in stores and private residences. It was referred. Permission was given Washington-street jewelers to erect and maintain "live" clocks in front of their places of business for advertising purposes.

Board of Aldermen. The Board of Aldermen was in session last night, off and on, until after 11 o'clock. It was the regular meeting, but, after convening and transacting a small amount of unimportant busness, an adjournment was taken, and the members visited the Council to hear, and perhaps profit from, the public light discussion. As soon as the Council adopted the report of committee the board reconvened began to wrestle with the question. After the report was read Alderman Smith moved to concur in the action of the Council. Alderman Reynolds offered as a substitute that the report be referred to the com-mittee on public light, with instructions to report at the next meeting, if possible. The motions paved the way for a discussion that coiltinued an hour or more. Alderman Reynolds championed the Jenney company, and urged upon his colleagues the same argument that was used in the Council. He felt satisfied that some of the members of the Council had not

that the Jenney company was not honest in its methods. He wanted the report referred until there could be another meeting of the Council, because he thought the question would then be reconsidered and the contract given to the Jenney company.

Aldermen Tousey, Connett and Smith spoke in behalf of the report of the committee. The former said he knew the people were divided on the question. There were many who believed electricity was practicable, but there were more who did not. It was impossible to please all, and for one he was ready to make a record. It was time the question was settled, because further delay meant \$100 a day for the gas company. The motion of Alderman Reynolds to re-

voted their sentiments. They were really for the Jenney company, but were afraid to make

their position known because of the charges

fer was lost by a vote of 4 to 6, as follows: Yeas-Laut, Reynolds, Taylor, Wright.
Nays-Clark, Connett, Rail, Reinecke, Smith, and Alderman Smiths' motion, that the action of the Council be concurred in, prevailed by a vote

of 6 to 4, as follows: Yeas-Clark, Connett, Rail, Smith, Tousey, Wright. Nays-Laut, Reinecke, Reynolds, and Taylor. In explaining his vote, President Wright said he voted in the affirmative in order that the question might be settled. He did not like the report, and believed that the contract to be entered into would eventually cost the city more than one that might perhaps be made. To have voted in the negative would have tied the vote, though, and rather than longer delay the settlement of the question he would vote to sustain the action of the Council. The board then adjourned.

THE ORDINANCE IS ACCEPTED.

What the Officials of the Dudley Street-Car Company Say They Propose to Do.

The Dudley Electric Street-railway Company yesterday filed with the city clerk, its written acceptance of the amended ordinance granting it a charter. The acceptance was signed by Oran Perry, the vice-president, and M. J. Hammond, the secretary of the company. The required bond was not filed, and the officers gave no intimation as to when it would be. The ordinance requires that work shall begin on the lines within ten days after the acceptance of the ordinance, and the officers say that they propose to comply with the request. It is the intention to complete the line on Meridian street already begun, build around the southeast side of the Circle, and join on-to the Citzens' road's tracks at the corner of Pennsylvania and Market streets. Under the decision of Judge Walker the new company will have the right to operate cars over the Citizens' Alabama-street line, and that is what the company proposes to do. "If the ordinance has been accepted in good faith." said an officer of the Citizens' company, "it means the beginning of a long legal fight for the possession of the streets named in the Dudley charter. Admitting that the Superior Court was correct in its opinion that two companies can run cars over one track, that rule can never apply in this case, because we run horse-cars, and the charter of the new company calls for electric-cars. The two kinds of cars cannot be run on the same line, and as we will have all our track down before the Dudley company gets to work, and have a prior charter giving us the streets, I think we will have no trouble in retaining possession of them." The Citizens' company had a very large force of men at work on the Market and Alabama-street line yesterday, and expects to have it completed within a short

Must Accept Orders on the Auditor. Attorney-general Michener yesterday gave an opinion to the commissioners of the soldiers' monument as to whether or not, under the contract between them and the contractors for the foundation work of the structure, the contractor is compelled to accept the board's orders upon the Auditor of State as a final payment. The opinion also covered the question whether occurred he thought that the Council could not tractor interest upon the orders until such time do better than accept the report of the committee. as the State should redeem them. The Attorney-general is of the opinion that the contractor is

MINOR CITY MATTERS.

To-Day's Doings. RECEPTION OF CHAMPAIGN COUNTY, ILLI-NOIS, DELEGATION—New Denison, afternoon. LEAGUE BASE-BALL-Indianapolis and Chicago Athletic Park, 4 P. M.

BATTLE OF ATLANTA CYCLORAMA-Market street, between Illinois and Tennessee streets, day and evening.

Local News Notes. Bethel M. E. Church camp-meeting will continue this week and Sunday at Bruce's Grove. A meeting in the interest of the Consumers' Gas Trust Company will be held at the corner of Central and Fort Wayne avenues to-night.

Marriage licenses were issued, yesterday, to Charles W. Hedge and Anna Cloud, William Weaver and Mattie Kirk, Michael Burk and El-Two stables, belonging to Dorey Johnson and Wm. Allen, in the rear of 917 North Meridian

street, burned last night, shortly before 10 o'clock. Mr. Allen's loss is \$150 and Johnson's \$25. The fire, it is thought, was caused by an incendiary.

Personal and Society.

Misses Clara Jones and Annie Stevenson are visiting friends at Columbus, O. Mr. and Mrs. Geo. T. Evans are at home after spending three weeks at Fisher's island. Dr. H. R. Allen and family and Miss Gertrude Jordan leave to-night for northern Michigan. Miss Eva Austin is the guest of friends in St. Louis and is enjoying a very delightful visit. Mr. and Mrs. Fred Miller and family leave this morning for Grand Haven, Mich., to spend

Mrs. Sells, of St. Louis, is expected this week to visit her sister, Mrs. A. M. Robertson, for a short time. Mrs. C. S. Millard and children are spending the summer at Elizabethtown, N. Y., in the

Capt. Justin A. Kellogg, of the State Treasurer's office, has returned from a visit to West Miss Kattle Hallock, of Evansville, is spending this week with Mrs. W. C. Lynn, 489 North

Meridian street. Mr. and Mrs. Henry Aldrich have taken the residence of Mr. Morrison, No. 466 North Pennsylvania street, for a year. Rev. J. Dumont Reid, of Cheboygan, Wis., spent Sunday and yesterday in the city, the guest of Rev. John Baltzly.

Mr. James Morris has taken the position of will leave to-day for that place. Mr. and Mrs. W. De M. Hooper have re-

turned from Lake Maxinkuckee, where they have been spending several weeks. W. H. Messenger will leave for New York Wednesday, July 25, where he is to sail on the Aurania Saturday for London, England, to be absent until about Sept. 1. Mrs. Wallace Davis, who has been the guest

of Mrs. J. W. Chipman, returned to her home in Cincinnati yesterday, accompanied by Miss Susie Chipman, who will spend several weeks. Mrs. J. H. Fife and daughter, of the American House, Cleveland, accompanied by her mother, Mrs. I. Decker, also of Cleveland, are visiting Mrs. J. A. Humphreys, at 908 North Alabama

Mayor Denny, with his wife and family, leaves for Huronia Beach, Mich., this morning. Mr. Denny will only be absent about a week or ten days, but his family will remain at the resort until the heated term is ended. During the Mayor's absence 'Squire Smock will sit on the police court bench.

CULLINGS FROM THE COURTS.

The Men Charged with Swindling Bush Claim an Alibi.

Robert Burns and Robert Long, the confidence men arrested by detective Lloyd, charged with swindling farmer Bush out of \$1,500, were arraigned before the Mayor yesterday morning, and at their request their cases were continued until Friday. The Mayor fixed the bond of each at \$3,000, and both were committed to jail. They assert that they are innocent, and announce that they will make an effort to prove an alibr. They have had a score or more of Louisville citizens summoned with that end in view. Their meeting at the Louisville saloon, they declare, was for the purpose of completing a horse trade. On the other hand, the State claims to have more than sufficient evidence to convict. Detective Lloyd yesterday telegraphed the Louisville police authorities to set Max Gumbert, the "three-card monte" man, who is said to have been implicated in the swindle, at lib-erty. His reason for so doing was the refusal of Bush to pay the expense of bringing Gumbert

to this city for trial. In the Criminal Court, In the Criminal Court, yesterday, Richard Mosier, charged with petit larceny, was found guilty and sentenced to the work-house for three months; John Earl was given forty days in the work-house for a like offense, and William Bell was sent to that institution for ten days for petty thieving. Charles Bills was committed to the Reform School for incorrigibility, and Robert Rushion and George Scalbourne, boys charged with grand larceny, were released on their good behavior.

He Was Paid Once. O. H. John was yesterday arrested on the charge of grand larceny. He is an employe in the Big Four freight yards, and is said to have made the attempt to draw his wages, amount-

ing to \$36.25, after having received one payment in full for that amount. Declared Insane. Mrs. Winifred Murphy, living at No. 18 Willard street, has been declared insane. Excess-

Pfiam Will Probated. The will of Maria Anna Pflam was probated. Her estate, all of which is in Germany, was left to her husband, John B. Pflam.

ive use of stimulants brought about her mental

The Derrick Accident. Coroner Wagner yesterday began an inquest connected with the derrick accident, which occurred in Circle Park last Friday, and by which Elijah Middleton and Abe Jones lost their lives. As it has been charged that the accident was the result of negligence, all persons connected with it have demanded the fullest investigation. The principal witness yesterday was William Humbarger, the foreman. He testified that the derrick had never shown any signs of weakness. The broken pole was composed of white cedar, and had been carefully tested several times. On the morning of the accident it had been tried by lifting with it both the wagon and stone that alone finally snapped it. Several other work-men corroborated the testimony of Mr. Humbarger. The investigation will be continued to-day. As damage suits are liable to grow out of the killing, the attorneys are assisting Coroner Wagner in examining the witnesses.

New Incorporations. Articles of incorporation were filed yesterday with the Secretary of State for the Muncie Combination Manufacturing Company, for the purpose of making extension tables, step-ladders and other articles. The capital stock is \$25,000. M. H. Tyler, Wm. A. Spurgeon, Calvin Swachtell and others are directors. Articles were also filed for the Echo Loan and Sovings Association of Frankfort, the capital stock of which is \$100,000. D. W. Osborne, M. S. Canfield, E. H. Staley and others are named as directors. The Indiana Telephone Corporation, with a capital stock of \$60,000, has been incorporated. The principal office will be situated at Elkhart, and branch offices will be established in every county of the State. William Horn-berger, Wm. W. Hans and Daniel C. Boley constitute the board of directors. One Hungred Years Old.

Marietta Washington, a negress residing on High street, and who has for years been a resident of this city, died yesterday. She and her husband, who survives her, and is now seventyfive years of age, an employe in a brick-yard, were Southern slaves, brought here by the father of Justus C. Adams from North Carolina. Her

the nurse of Joshua Langsdale. Building Permits. The following building permits were issued yesterday: Henry Eden, improvements at No. 331 Lexington avenue, \$600; John Froburger, frame cottage on King street, near Archer, \$800; Charles Mackey, improvements at No. 388 Yandes street, \$125; Stella Anderson, frame cottage on Gregg street, near East, \$500; D. A. Chenoweth, blacksmith-shop on Shelby street, near Orange, \$400; Barbara M. Kern, improve-ments at No. 245 Davidson street, \$600; Lillian

Thomas, improvements at No. 261 North West street, \$400; Edward F. Tavenor, frame cottage on Chadwick street, near Ray, \$600.

United Order of Honor. The financial embarrassment of the Supreme Lodge of the United Order of Honor has led the president of the Grand Lodge, Edward Bierhaus, to call a meeting of delegates from the subordinate lodges, to be held in this city Aug. 7. It is the intention at that time to consider plans by which the order may be relieved from its present difficulties. Many lodges are exhibiting a determined opposition to a reorganization of the old lodge, and express themselves as preferring to become identified with other

The Need of Hard Work. Philadelphia Press.

"We have the lead on the Democracy and we can keep it if we make the proper effort," said an Indianapolis Republican as he looked at the well-diciplined Democratic procession filing by last Saturday. In this expression he condensed the situation not only of his own city and State but in every doubtful Northern State as well. Twelve Republicans organized into a clhb will do more effective work for Harrison and Morton than fifty Republicans outside of any organiza-tion. A long procession, with banners and flashing torchlights will stir the most sluggish blood for the moment, but a house-to-house canvas, which makes known the politics of every voter and supplies the doubtful with convincing arguments, is the work that tells on election day. Enthusiasm is good, but votes are better, and the reply of a Rochester, N. Y., paper to an Indiana paper that "New York presents its com-pliments to Indiana, and begs leave to say that Republicans here are working manfully, and trusts that 'these few lines will find you doing the same,' " should be the word passed along the whole line.

By Democratic Authority.

Philadelphia Press. By formal resolution it has been directed that the following sign be hung upon the door of every mill and factory in the United States:

It is hereby declared that this establishment has been paying wages that are too high and dividends that are too large. It is ordered that all operations shall cease until the owners and employes consent to work for less pay. Signed

THE DEMOCRATIC PARTY,
THE COBDEN CLUB,
Per ROGER Q. MILLS,
Attorney.

THE Sunday-school of the Central Christian Church will picnic at Blue-river Park, on C., H. & D. railroad, Thursday, July 26. Special train will leave Union Depot at 8 a. M. on that day. Round-trip fare, for adults, 35 cents, and for

Ahead of Our Record. We have up to date sold more New Perfection Refrigerators than we sold last season. We guarantee perfect satisfaction-buy the best. Rapid Ice-cream Freezers more pepular than ever. Sprinkling Hose, Hose Carts, Cherry Seeders, Fruit Presses, Screen Doors, Window Screens and Wire. Goods delivered to any part HILDEBRAND & FUGATE, 52 South Meridian street.

Hot Weather Is Now Here. We have the "Success" stoves for artificial or natural gas; "Alaska" hardwood dry-air refrigerators, better than the best and as cheap as the cheapest; "Quick Meal" gasoline stoves; "Economy" ice-cream freezers—the cheapest in the market. Wm. H. BENNETT & Son, 38 S. Meridian st.

UPRIGHT GRAND PIANOS

STYLE 12 Is a marvel of sweetness and power, of grace, beauty and brilliancy. Every note is clear as a bell. Every chord is perfect harmony. Every part evenly balanced. The action is light, firm, elastic, responsive. The scale is scientifically correct and musically perfect. The workmanship the highest skill can make them and materials are the best. Beautiful new styles for 1888 just received.

EASY TERMS. PEARSON'S MUSIC HOUSE

19 North Pennsylvania St. Hallett & Cumston Pianos.

THE WHOLE RANGE

You find not merely watches, jewelry and precious stones in our store. We carry the whole range of high art establishments which a first-class "jewelry store" has come to be-fine bronzes, fine china, choice cut-glass ware, antique lamps, and the thousand and one dainty articles of "bigotry and virtue," as Mrs.
Malaprop called them. A visit to our
store is a pleasurable pastime for anyone.

FOR RENT

DWELLINGS. 894 West Washington street, 5 rooms......\$12.00 184 Broadway, 10 rooms...... 35.00 179 North Pennsylvania street, 10 rooms.... 60.00 New dwelling on Spann avenue, 6 rooms..... 14.00 146 Meek street, 5 rooms...... 11.00 4 rooms over No. 56 West Seventh street.... 12.56

STORE ROOMS. 23 South Meridian street\$108.33 73 Massachusetts ave...... 22.00 New store room, No. 93 Massachusetts avenue (ready Aug. 1)...... 16.00 New store room, No. 95 Massachusetts avenue (ready Aug. 1)...... 14.06

JOHN S. SPANN & CO 34 East Market Street.

Manufacturing Property FOR SALE AT A BARGAIN. The receiver of a bankrupt estate has placed in our agency for sale, at a great bargain, one of the best manufacturing properties in the city, consisting of a four-story brick and stone building 54x200 feet, with

four acres of ground. Situate on the Bell railroad and having a private switch. Specially desirable for the manufacture of carriages, hubs, spokes, or any other business requiring large floor room. Price lowe Terms easy. Must be sold before September.

C. E. COFFIN & CO BROWNING & SON

Wholesale and Retail Druggists,

And dealers in Pure Drugs, Chemicals, Surgical Instruments, Trusses, Glassware, Brushes, Combs, Fine Perfumery, Toilet Articles, Spices, Dye Stuffs, etc., at the old stand, APOTHECARIES' HALL 7 and 9 East Washington Street.

Please call or write for prices.

- BUY OUR -50c a Pound.

FOR ICED TEA

Great Atlantic & Pacific Tea Co 4 Bates House Block; 164 E. Washington St.

CHEAP BOOKS

A Fair Barbarian—Mrs. Burnett 50c

Lost in a Great City—Douglass. 50c

How I Made Millions—P. T. Barnum 25c

Heart Hungry—Mrs. Westmoreland 25c

The Lime Kiln Club—M. Quad 25c

Peck's Fun—Geo. W. Peck 25c

Baled Hay—Bill Nye 25c

Hotspur—Walworth 25c

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